United States District Court

WESTERN DISTRICT OF MICHIGAN

	D ST	TATES OF AMERICA	ORDER OF DETENTION	
V. Josep	h Ma	7e	PENDING TRIAL	
00000			Case Number: 1:07 CR 170 3142(f), a detention hearing has been held. I conclude that the following	
facts re	equire	the detention of the defendant pending trial in this	s case.	
	(1)	The defendant is charged with an offense descril offense state or local offense that would have jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence		
		in 18 U.S.C. § 3142(f)(1)(A)-(C), or compara The offense described in finding (1) was committed or local offense.	dant had been convicted of two or more prior federal offenses described ble state or local offenses. red while the defendant was on release pending trial for a federal, state since the date of conviction release of the defendant from	
		imprisonment for the offense described in finding Findings Nos. (1),(2) and (3) establish a rebuttab	y (1). g (1). lee presumption that no condition or combination of conditions will n(s) and the community. I further find that the defendant has not	
×	(1)	Alterna There is probable cause to believe that the defer	ate Findings (A)	
	(')	for which a maximum term of imprisonment	of ten years or more is prescribed in the Controlled Substances Act	
	(2)	The defendant has not rebutted the presumption	established by finding (1) that no condition or combination of conditions fendant as required and the safety of the community.	
X	(1) (2)	There is a serious risk that the defendant will not	ate Findings (B) appear. danger the safety of another person or the community.	
	(=)	There is a content more and and the defendant will one	aurigor and during or ariotator person of the dominarity.	
	l fin		ment of Reasons for Detention mitted at the hearing establish by a preponderance of the evidence that	
sub qua app cor par	endar estant alify a bear o ntinue	nt is a 24 year old man with a history of substance ial juvenile and adult criminal record including thre is a career offender. His record of appearance for in numerous occasions for court proceedings, result to commit felonies and to use drugs. The presentlowing a three-year state prison sentence. Defer	abuse. He is unemployed and has never held a steady job. He has a e felony drug convictions. If convicted of the present charge, he would court proceedings and probation violations is very poor. He has failed to ulting in the issuance of bench warrants. While on probation, he has not offense took place only 90 days after defendant was discharged from adant has proven himself to be a recidivist offender who is not deterred by f release will adequately assure the safety of the community.	
appeal the Uni	ions f . The ited S	e defendant is committed to the custody of the Atto acility separate, to the extent practicable, from per defendant shall be afforded a reasonable opportu- tates or on request of an attorney for the Governm	ons Regarding Detention orney General or his designated representative for confinement in a resons awaiting or serving sentences or being held in custody pending unity for private consultation with defense counsel. On order of a court of nent, the person in charge of the corrections facility shall deliver the appearance in connection with a court proceeding.	
August 3, 2007			/s/ Joseph G. Scoville	
Date			Signature of Judge	
			Joseph G. Scoville, United States Magistrate Judge	
			Name and Title of Judge	